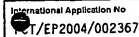
INTERNATIONAL SEARCH REPORT



A. CLASSIFICATION OF SUBJECT MATTER IPC 7 C08G65/00 C11I C11D1/722 According to International Patent Classification (IPC) or to both national classification and IPC B. FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) C11D C08G Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practical, search terms used) EPO-Internal, WPI Data, PAJ C. DOCUMENTS CONSIDERED TO BE RELEVANT Relevant to claim No. Citation of document, with indication, where appropriate, of the relevant passages 1-13 WO 99/18929 A (CONNOR DANIEL STEDMAN X VINSON PHILLIP KYLE (US); COFFINDAFFER TIMOTHY) 22 April 1999 (1999-04-22) page 22, line 19 - page 23, line 5 Page 26 lines 24-37 (Fischer -Tropsch alcohols, "SASOL", compare present examples) 1-15 EP 0 882 785 A (KAO CORP) A 9 December 1998 (1998-12-09) cited in the application the whole document US 4 280 919 A (STOECKIGT DIETER ET AL) 1-15 A 28 July 1981 (1981-07-28) the whole document Patent family members are listed in annex. Further documents are listed in the continuation of box C. Special categories of cited documents: "I" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the "A" document defining the general state of the art which is not considered to be of particular relevance invention 'E' earlier document but published on or after the International "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone filing data "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) *Y* document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu-ments, such combination being obvious to a person skilled in the art. "O" document referring to an oral disclosure, use, exhibition or document published prior to the international filling date but inter than the priority date claimed "&" document member of the same patent family Date of mailing of the international search report Date of the actual completion of the international search 03/09/2004 26 August 2004 **Authorized officer** Name and malling address of the ISA European Patent Office, P.B. 5818 Patentiasn 2 NL - 2280 HV Riswitk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016 Kositza, M

INTERNATIONAL SEARCH REPORT

T/EP2004/002367

	ILION) DOCUMENTS CONSIDERED TO BE RELEVANT	
ategory *	Citation of document, with indication, where appropriate, of the relevant passage	ges Relevant to claim No.
	DE 203 03 420 U (SASOL GERMANY GMBH) 25 September 2003 (2003-09-25) cited in the application claim 6 page 4, lines 15-25	1-15
		(
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INTERNATIONAL SEARCH REPORT

information on patent family members

resemational Application No FT/EP2004/002367

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WO 9918929	A	22-04-1999	WO	9918929 A1	22-04-1999
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PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY E	EINGEGANG	ВИСННОІ Z	PCT	
SCHUPFNER, Georg U. Müller Schupfner Parkstrasse 1 21244 Buchholz ALLEMAGNE	-5. Juli 2006 MÜLLER SCANPFA PATENTANWÄLT		NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT (PCT Rule 71.1)	
			of mailing monthlyear) 04.07.2006	
Applicant's or agent's file reference D-04002 PCT			IMPORTANT NOTIFICATION	
International application No. PCT/EP2004/002367 International filing date (date (dat		Priority date (day/month/year) 08.03.2004		
Applicant SASOL GERMANY GMBH et	al.			

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the International preliminary examining authority:

<u>a</u>

European Patent Office D-80298 Munich **Authorized Officer**

Borinski, W

Tel. +49 89 2399-8237



PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference D-04002 PCT	FOR FURTHER ACTION S	R ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
	International filing date (day/monthly	ear) Priority date (day/month/yes	r)		
nternational application No.	08.03.2004	08.03.2004			
nternational Patent Classification (IPC) or both national classification and IPC				
NV. C08G65/00 C11D1/722					
Applicant			·		
SASOL GERMANY GMBH et	al. 				
This international preliminar Authority and is transmitted	y examination report has been prepare to the applicant according to Article 36.	d by this International Preliminary Exam	mining		
	total of 4 sheets, including this cover s				
This report is also acc been amended and a (see Rule 70.16 and S	companied by ANNEXES, i.e. sheets of re the basis for this report and/or sheets Section 607 of the Administrative Instru	the description, claims and/or drawing containing rectifications made before ctions under the PCT).	s which have this Authority		
These annexes consist of a					
3. This report contains indica	tions relating to the following items:				
Basis of the op	inion				
	·		_		
III Non-establishn	nent of opinion with regard to novelty, ir	ventive step and industrial applicability			
	rinvention ement under Rule 66.2(a)(ii) with regard xplanations supporting such statement	d to novelty, inventive step or industrial	аррікавінту;		
VI 🔲 Certain docum	ents cited				
VII Certain defect	s in the international application				
VIII Certain observ	ations on the international application				
Date of submission of the demand	Date o	completion of this report			
	04.07	.2006			
07.10.2005					
Name and mailing address of the lipreliminary examining authority:	nemational	ized Officer	The state of		
European Patent Of	1.00	za, M			
Tel. +49 89 2399 - 0 Fax: +49 89 2399 -	Tx: 523656 epmu d 4465 Telepi	none No. +49 89 2399-7885	. Other bange.		

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

IAP5 Rec'd PCT/PTO 3 PAUGO20067

l.	Basis	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Desc	ription, Pages	
	1-6, 8	3-15	as originally filed
	7		received on 08.02.2006 with letter of 08.02.2006
	Clair	ns, Numbers	
	2(pa	rt), 3-15	as originally filed
	1, 2(part)	received on 08.02.2006 with letter of 08.02.2006
2.	With	regard to the languag	je, all the elements marked above were available or furnished to this Authority in the national application was filed, unless otherwise indicated under this item.
	The	sa elements were avail	able or furnished to this Authority in the following language: , which is:
		the lenguage of a traff	slation furnished for the purposes of the international search (under Rule 23.1(b)).
			otion of the international application (under Hule 48.3(D)).
		the language of a tran Rule 55.2 and/or 55.3	slation furnished for the purposes of international preliminary examination (under
3	. With		tide and/or amino acid sequence disclosed in the international application, the xamination was carried out on the basis of the sequence listing:
		contained in the inter	national application in written form.
		filed together with the	international application in computer readable form.
		furnished subsequent	tly to this Authority in written form.
			all to this Authority in computer readable form.
		The statement that the	ne subsequently furnished written sequence listing does not go beyond the disclosure
		The statement that the listing has been furni	ne information recorded in computer readable form is identical to the written sequence
4	4. Th		esulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:
	5. 🗆		n established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed (Rule 70.2(c)).
		(Any replacement si report.)	heet containing such amendments must be referred to under item 1 and annexed to this

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- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims
No: Claims

Inventive step (IS)

Yes: Claims
No: Claims

Industrial applicability (IA)

Yes: Claims
No: Claims

1-15
No: Claims

2. Citations and explanations

see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

Citations

D1: WO 99/18929 A (CONNOR DANIEL STEDMAN; VINSON PHILLIP KYLE (US); COFFINDAFFER TIMOTHY) 22 April 1999 (1999-04-22)

D2: EP-A-0 882 785 (KAO CORP) 9 December 1998 (1998-12-09)

D3: US-A-4 280 919 (STOECKIGT DIETER ET AL) 28 July 1981 (1981-07-28)

D4: DE 203 03 420 U (SASOL GERMANY GMBH) 25 September 2003 (2003-09-25)

Independent claims

Product claim 1 relates to mixed alcohol block alkoxylates of formula (V) comprising linear and branched hydrophobic parts R.

Use claim 14 relates to the use of the mixed alcohol block alkoxylates (V) as low-foaming, foam-suppressing and anti-foam surfactants.

Use claim 15 relates to the use of the mixed alcohol block alkoxylates (V) in detergents and cleaners.

Novelty

Claims 1, 14 and 15 are novel.

None of D1-D4 describes mixed alcohol block alkoxylates (V) according to claim 1. Therefore, claims 1, 14 and 15 are novel.

Inventive step

Claims 1, 14 and 15 involve an inventive step.

Closest prior art is D2 or D3. The present mixed alcohol block alkoxylates (V) comprising linear and branched hydrophobic parts R show low-foaming, high biodegradability and improved wetting when used in detergents and cleaners (see present examples). Such a performance is surprising and could not be derived from the prior art. Therefore, claims 1, 14 and 15 involve an inventive step.

Industrial applicability

The claimed subject-matter is industrially applicable.

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10/591136

-7- IAP5 Rec'd PCT/PTO 3 0 AUG 2006

 R^1 , R^2 , x, y and z in general formula V:

RO-[(CH₂ CHR¹O)_x (CH₂ CHR²O)_y]_x -H

(V).

are defined as follows:

R and R are independent of one another and optionally different for each z, selected from the group consisting of:

H and linear aliphatic C1 to C3 hydrocarbons and preferably are methyl and/or ethyl with the proviso that R¹ and R² are not the same for one z,

x and y are independent of one another and optionally different for each z values from 1 to 10, preferably with the provise that at least one x or y is equal to or greater than 2 and more preferably 2 to 10, and

z has a value of from 1 to 5.

Further wherein R^1 is H, x preferably falls in the range from 1 to 10, more preferably in the range 1 to 6, with R^2 methyl, ethyl or propyl and y preferably in the range from 1 to 10, more preferably in the range 1 to 6. z is preferably in the range 1 to 2, more preferably 1.

Alternatively when R¹ is methyl, ethyl or propyl, x preferably falls in the range from 1 to 10, more preferably in the range 2 to 6, with R² equals H and y preferably in the range from 1 to 10, more preferably in the range 2 to 6. z is preferably in the range 1 to 2, more preferably 1.

The non-ionic surfactant having the general formula (V) can be prepared with known techniques, for example by reacting an alcohol R-OH with ethylene oxide and propylene oxide or butylene oxide, alternating blocks of the former with blocks of the latter, in the presence of a base catalyst selected from the hydroxides of alkaline or earth-alkaline metals or from mixed oxides of magnesium-zinc, magnesium-tin, magnesium-titanium or magnesium-antimony, or acids like H₂SO₄, or Lewis acids like TiCl₄. Also catalysts based on a mixture of calcium hydroxide, dispersed in an alcohol ethoxylate medium, partially neutralized with 2-ethylhexanoic acid and sulfuric acid and also catalysts based on a mixture of calcium hydroxide, dispersed in an alcohol ethoxylate medium, partially neutralized with 2-phenylhexanoic acid and sulfuric acid and mixed with aluminium alkoxide, can be used. More preferred are the catalysts KOH, NaOH,

Claims

	1. 0	Composition comprising alcohol alkoxylates of the general forms	ıla (V).				
		$RO[(CH_2 CHR^1O)_x (CH_2 CHR^2O)_y]_x -H$	(v)				
5	wherein	the residue RO is derivable from a mixture of alcohols ROH, be	ing essentially				
•	กก่ากลาง	ntimary alcohols, essentially consisting of					
	(a) fro	om more than 20 to 80 % by mass of alcohols that are linear an	d aliphatic and				
	co	emprise 8 to 20 carbon atoms,					
	(b) fro	om more than 10 to 80 % by mass of alcohols that are aliphatic a	nd comprise				
10	(0),	- 8 to 20 carbon atoms, and					
**		. 1, 2 or 3 carbon atoms are tertiary carbon atoms whereas					
		- none of the two carbon atoms in the 1 or 2 position rela	tive to the OH				
	•	group is a tertiary carbon atom and					
	(c) u	p to 25 % by mass of alcohols are different to (a) and (b) and c	omprise 8 to 20				
15		arbon atoms,					
,,,	wherein for all alcohols according to (a), (b) and (c)						
	•	at least 80 % of the tertiary carbon atoms related to the total of	all tertiary car-				
		hon atoms in the alcohol mixture are not directly adjacent,					
	•	the alcohols according to (a), (b) and (c) supplement one anoth	er essontially to				
20	•	100 % by mass and					
	wherei	n for the alcohols (b) and (c) that may comprise alkyl branching	•				
		at least 80 % of the alkyl branches are methyl and/or ethyl and	•				
	R ^I and	R ² are independent of one another and optionally different for	each z, selected				
•		from the group consisting of					
25		H and linear aliphatic C1 to C3 hydrocarbons with the pro	viso that R' and				
		R ² are not the same for one z,					
	x and	y have independent of one another and optionally different f	or each z value				
		from 2 to 10 and					
. •	Z	has a value of from 1 to 5.					
30	•	•					
	2.	Composition according to claim 1 wherein					
	•	x is from 2 to 6,					
		y is from 2 to 6,					

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is from 1 to 2, preferably 1, and